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9ev. 02/2006

COURTROOM MINUTES OF CRIMINAL PROCEEDINGS Norfolk/Newport News Division

SENTENCING MINUTES

Started: 9:05 a.m. Ended: 10:00 a.m.	Judge: Court Reporter:	Arenda Allen Tamora Tichenor
Ended: 10:00 a.m.		Tamora Tichenor
	TIC A44	
	U.S. Attorney:	Robert Krask/John Zacharia
	Defense Counsel:	Jon Babineau
	Courtroom Deputy:_	Lorraine Howard
	Probation Officer:	
		·
Case No. 2:12cr59-001		
Defendant: Jeramiah B. Perkins	() in custody (X)	on bond
X Came on for disposition. X Deft. sworn.		
X The Court adopts the factual statements contained in the	e Presentence Report	
X Presentence Report reviewed. Objections he	eard and rulings made.	
X Evidence presented. (exhibits listed on last page)		
	0. 1 1	
X Arguments of counsel heard. X Statement of de	eft. heard.	
Court finds deft. GUILTY as to Counts after a ple	ea before a USMJ.	
<pre>IMPRISONMENT:</pre> SENTENCE: Count1: The deft. shall be committed to the committ	the custody of the BOP t	to be imprisoned for a total term of
60 months.	•	•
The deft. is remanded to the custody of the U.S. Marshal.		
X The deft. shall surrender for service of the sentence at the on February 8, 2013, as notified by the U.S. Marshal.	the institution designated	d by the BOP before 2:00 p.m.
If deft. is unable to arrange transportation to the designate transportation for the defendant.	ed institution, the United	States Marshal will arrange
X If the defendant is not notified by the United States Mars to the United States Marshal at 600 Granby Street, Norfolk, VA, of the sentence.		
PROBATION:		

SUPERVISED RELEASE:
X Upon release from imprisonment, the deft. shall be on supervised release for a term of 3 years.
Standard Conditions of Supervised/Probation: The defendant shall report in person to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.
While on supervised release, the defendant shall not commit another federal, state, or local crime.
While on supervised release, the defendant shall not illegally possess a controlled substance.
While on supervised release, the defendant shall not possess a firearm, destructive device, or any other dangerous weapon.
The deft. shall refrain from any unlawful use of a controlled substance and submit to one drug test within 15 days of release on supervised release and at least two periodic drug tests thereafter, as directed by the probation officer.
As reflected in the presentence report, the deft. presents a low risk of future substance abuse and therefore, the court hereby suspends the mandatory condition for substance abuse testing as defined by 18 USC 3563 (a)(5). However, this does not preclude the U.S. Probation Office from administering drug tests as they deem appropriate.
It shall be a condition of supervised release that the deft. pay any such fine or restitution that remains unpaid at the commencement of the term of supervised release in accordance with the Schedule of Payments set forth in the Criminal Monetary Penalties sheet of this judgment.
Special Conditions of Supervised Release/Probation:
X If the deft. tests positive for illegal substances, he shall participate in a program approved by the United States Probation Office for substance abuse, which program may include residential treatment and testing to determine whether the deft. has reverted to the use of drugs or alcohol, with partial costs to be paid by the deft., all as directed by the probation officer.
The deft. shall waive all rights of confidentiality regarding substance abuse treatment in order to allow the release of information to the United States Probation Office and authorize communication between the probation officer and the treatment provider.
X The deft. shall participate in a program approved by the United States Probation Office for financial counseling. The cost of this program is to be paid by the defendant as directed by the probation officer.
X The deft. shall participate in a program approved by the United States Probation Office for mental health treatment. The cost of this program is to be paid by the defendant as directed by the probation officer.
X The deft. shall pay support for his child in the amount ordered by any Division of Child Support Enforcement or court of competent jurisdiction. In the absence of such order, payments are to be made on a schedule to be determined by

 \underline{X} As directed by the probation officer, the deft. shall apply all monies received from income tax refunds, lottery winnings, inheritances, judgments, and any anticipated or unexpected financial gains to the outstanding court-ordered financial obligation, or in a lesser amount to be determined by the court, upon the recommendation of the probation officer.

the court at the inception of supervision, based on the defendant's financial circumstances.

Case 2:12-cr-00059-AWA-TEM Document 129 Filed 01/03/13 Page 3 of 5 PageID# 870 \underline{X} The deft. shall not incur new credit charges or open additional lines of credit without the approval of the probation officer.
X The deft. shall provide the probation officer access to any requested financial information.
The deft. is prohibited from engaging in any occupation where the deft. would have access to another individual's personal information or money.
The defendant shall participate in the Treasury Offset Program (TOP) as directed by the Probation Officer.
The deft. shall perform hours of community service as directed by the probation officer.
X The defendant shall not possess any electronic device with the capability or reproducing and distributing copies of copyrighted materials.
X The defendant shall comply with the requirements of the computer monitoring program as administered by the probation office. The defendant shall consent to the installation of computer monitoring software on any computer to which the defendant has access. Installation shall be performed by the probation officer. The software may restrict and/o record any and all activity on the computer, including the capture of keystrokes, application information, internet use history, email correspondence, and chat conversations. A notice will be placed on the computer at the time of installation to warn others of the existence of the monitoring software. The defendant shall also notify others of the existence of the monitoring software. The defendant shall not remove, tamper with, reverse engineer, or in any way circumvent the software. The costs of the monitoring shall be paid by the defendant.
X The defendant shall consent to the use of Wi-Fi detection devices, to allow the probation officer to detect the presence of wireless signals inside or outside the defendant's residence.
The deft. shall be on Home Detention, which shall include electronic monitoring at the deft's expense, for a period o consecutive months/days. During this time, he/she shall remain at his\her place of residence except for employment and other activities approved in advance by the probation officer.
Deft shall maintain a telephone at his place of residence without party lines, telephone answering machines, a modern "call forwarding," "caller ID," "call waiting", portable cordless telephones or any other devices or services that may interfere with the proper functioning of the electronic monitoring equipment for the above period. Deft shall wear at electronic monitoring device, follow electronic monitoring procedures, and pay the cost of electronic monitoring, all at directed by the probation officer.
The defendant shall participate in a program approved by the United States Probation Office for mental health treatment, to include a psychological evaluation, and sex offender treatment. The costs of these programs are to be paid by the defendant as directed by the probation officer. The defendant shall waive all rights of confidentiality regarding sex offender/mental health treatment in order to allow the release of information to the United States Probation Office and authorize communication between the probation officer and the treatment provider.
Pursuant to the Adam Walsh Child Protection and Safety Act of 2006, the defendant shall register with the state sex offender registration agency in any state where the defendant resides, works, and attends school, according to federal and state law and as directed by the probation officer.
The defendant shall submit to polygraph testing as directed by the United States Probation Officer as part of his sex offender therapeutic program. The costs of the testing are to be paid by the defendant as directed by the probation officer
Pursuant to the Adam Walsh Child Protection and Safety Act of 2006, the defendant shall submit to a search of his person, property, house, residence, vehicle, papers, computer, other electronic communication or data storage devices or media, and effects at any time, with or without a warrant, by any law enforcement or probation officer with reasonable suspicion concerning unlawful conduct or a violation of a condition of supervision.
The defendant shall not possess or use a computer to access any online computer services at any location, including employment, without the prior approval of the probation officer. This includes any internet service providers, bulletin board systems, or any other public or private computer network.
The defendant shall have no contact with minors unless supervised by a competent, informed adult, approved in advance by the probation officer.

Case 2:12-cr-00059-AWA-TEM Document 129 Filed 01/03/13 Page 4 of 5 PageID# 871 <u>FINANCIAL PENALTIES</u>

	SSESSMENT: X As to count 1 , the deft. shall pay a special assessment in the amount of \$100.00.
	As to count, the deft. shall pay a special assessment in the amount of
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The total special a	ssessment due is \$\(\frac{\$100.00}{} \) and shall be due in full immediately.
FINE: The deft. sh	nall pay a fine in the amount of <u>\$</u>
<u>RESTITUTIO</u>	<u>ON:</u>
X The deft. s	hall make restitution in the amount of \$\\$15,000.00
X Restitution	Judgment Order, entered and filed in open court.
<u>SCHEDULE</u>	OF PAYMENTS:
Interest will modified schedule	not accrue if the special assessment/fine/restitution is paid in accordance with the schedule, or any, set by this court.
special assessment	l assessment and restitution are due and payable immediately. Any balance remaining unpaid on the and restitution at the inception of supervision, shall be paid by the deft. in installments of not less than per month, until paid in full. Said payments shall commence 60 days after deft's supervision begins
status as it pertains	supervision commences, the probation officer shall take into consideration the defendant's economic s to his ability to pay the special assessment/fine/restitution ordered and shall notify the court of any eed to be made to the payment schedule.
Each restitut	ion payment shall be divided proportionately among the payees named.
Restitution s	hall be made jointly and severally with
Nothing in the	he Court's order shall prohibit the collection of any judgment by the United States.
Any special	assessment, restitution, or fine payments may be subject to penalties for default and delinquency.

Case 2:12-cr-00059-AWA-TEM Document 129 Filed 01/03/13 Page 5 of 5 PageID# 872 Since this judgment imposes a period of imprisonment, payment of Criminal Monetary penalties shall be due during the period of imprisonment. All criminal monetary penalty payments are to be made to the Clerk, United States District Court, except those payments made through the Bureau of Prisons' Inmate Financial Responsibility Program.
X The deft. shall notify the United States Attorney for this district within 30 days of any change of name, residence, o mailing address until all restitution and special assessments imposed by this judgment are fully paid.
X The deft. notified of right of appeal.
X Court noted that deft. waived right of appeal in plea agreement.
X On motion of gov't, remaining counts dismissed.
X The deft. is continued on present bond and cautioned re bail jumping.
 X Court recommends incarceration at X a facility as close to the Tidewater Virginia area as possible. X a facility with a Residential Drug Abuse Program (RDAP) when and if defendant qualifies. Consent Order of Forfeiture, executed and filed in open court.
Additional Counts/Comments: EXHIBIT LIST:
G-1: Report
G-2: Copy of Transcript